

amounts are named, it should proceed to ballot without further discussion, commencing with the highest sum named.—*Report of Com. on Appeals, October Session, 1867, p. 1045.*

41. It is not competent for a Grand Body to order a new trial of a member on the ground of informality or unfairness of a former trial, unless such informality or unfairness be shown by the appellant.—*Report of Com. on Appeals, October Session, 1867, p. 1026.*

42. The Lodge is competent to decide in matter of trials, as to the sufficiency of the evidence to convict.—*Report of Com. on Appeals, Oct. Session, p. 1026.*

43. When a new trial is asked for on the ground of there being new evidence, or matter not developed in the trial, the same must be stated and the witnesses named, as provided by Code of Trials, Rule 35.—*Report of Com. on Appeals, October Session, 1867, p. 1026.*

44. A Subordinate Lodge is competent judge of the sufficiency of the grounds for a new trial.—*Report of Com. on Appeals, October Session, 1867, p. 1026.*

45. A Lodge may proceed at once to ballot upon the mode of punishment of a brother under charges, who appears before a committee and pleads guilty without the previous formula of a trial, or the same lying over one week for the scrutiny.—*Report of Com. on the State of the Order, p. 1181.*

46. When the charges are confessed or proven in the judgment of the Lodge, it is optionary with the Lodge to say what the punishment shall be, and it is the duty of the presiding officer to see that the punishment is inflicted to the extent prescribed by the Lodge.—*Report of Com. on the State of the Order, p. 1181.*

47. A brother under charges is not eligible as a candidate for any office.—*G. M.'s Report, p. 1105.*

48. A motion to fix the scrutiny in a matter of trial against a brother is not in order or admissible when the Lodge is awaiting answers to interrogatories propounded to an important witness at a distance.—*Report of Com. on Appeals, pp. 1160, 1161.*